

Message

From: McKim, Krista [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=AEBEEF6C80E141A29AA2BDDDD7329121-KMCKIM]
Sent: 4/16/2015 12:34:19 PM
To: Clark, Richard (MPCA) [richard.clark@state.mn.us]
CC: Sedlacek, Michael [Sedlacek.Michael@epa.gov]
Subject: RE: language revision

Good morning Richard, I'm OK with the change.

I am scheduled to meet with a contractor at 9 on a different project. I don't expect that meeting to take very long so I'll join the northmet call once that is over. I have another conflict at 1030 which I can be late for but will need to get to. It's just one of those days! Anyway I copied Mike here so he knows about the language.

Talk to you soon,
 Krista

From: Clark, Richard (MPCA) [mailto:richard.clark@state.mn.us]
Sent: Thursday, April 16, 2015 7:20 AM
To: McKim, Krista
Subject: language revision

Good morning Krista,

Some of the water team took a look at the language we worked on the other day and recommended one minor wording change so that this language would be consistent with the rest of the PFEIS language and the various technical support documents. That change is included below in purple and involves substituting the term 'release' in place of 'discharge'. I think this is a good change (consistency is good!) .

I'll try calling you this morning before our 9:00 call to make sure you're ok with this revision.

Thanks Krista!

Richard
 651-757-2280

Containment systems would continue to operate, although seepage rates would be progressively reduced. The collected seepage would be pumped to the WWTP. During this period, the WWTP effluent would be used for both West Pit flooding and stream augmentation (PolyMet 2015a). The WWTP and the containment system would be periodically inspected to ensure continuing integrity. Monitoring of piezometers or other similar devices would continue for the purpose of assessing the continued effectiveness of the containment system and to inform appropriate mitigation and/or permitting of any potential release ~~discharge~~ ~~bypass~~ of seepage that may bypass the containment system. ~~The FEIS will state that~~ The NPDES/SDS permit covering the facility containment system would prohibit a point source water discharge from the containment system that adds pollutants to waters of the U.S.